

April 3, 1967

Captain W. F. Dyson  
Administrative Services Bureau  
Dallas Police Department

SUBJECT: CRIMINAL INTELLIGENCE (1)  
SERGIO VICENTE ARCACHA SMITH  
aka SERGIO ARCACHA  
W M DOB 1-22-23  
DPD # 62856

Sir:

SUBJECT was arrested on this date by officer from the Burglary and Theft Bureau on Felony Warrant # 198-198 issued by a Criminal District Court in New Orleans, Louisiana. This warrant charged SUBJECT with Conspiracy to Commit Simple Burglary. A copy of the arrest sheets and Magistrate's warning will be attached to the original copy of this report.

Respectfully submitted,

*C. T. Burnley*  
C. T. Burnley, Detective  
Criminal Intelligence Section

4-4-67 S  
*Det. 2965-90*

191  
5/1/2

POLICE DEPARTMENT  
CITY OF DALLAS  
CPR-10-000

ARREST REPORT  
ON  
INVESTIGATIVE PRISONER

107R 4-267

FIRST NAME	MIDDLE NAME	LAST NAME	DATE	TIME	ST. THUMB PRINT
Sergio	Vicente	ARCACHA Smith	4-3-67	12:15 PM	67-42741
RACE WHITE <input checked="" type="checkbox"/> COLORED <input type="checkbox"/>	SEX MALE <input checked="" type="checkbox"/> FEMALE <input type="checkbox"/>	AGE 144	DATE OF BIRTH 22 JAN 1923	HOME ADDRESS 9915 Donaghy	ARREST NUMBER 68856
ADDRESS WHERE ARREST MADE 9915 Donaghy		TYPE PREMISES (IF BUSINESS, GIVE TRACER NAME ALSO) NEW ORLEANS, LA. - WAREHOUSE # 18-198			
CHARGE DRUG (HOLD FOR SHERIFF OFFICE)		BUSINESS WHERE ARREST MADE HAS: BEER LICENSE <input type="checkbox"/> LIQUOR LICENSE <input type="checkbox"/> STATE LIC. NO. <input type="checkbox"/>			
HOW ARREST MADE ON VIEW <input checked="" type="checkbox"/> CALL <input type="checkbox"/> WARRANT <input type="checkbox"/>		LOCATION OF OFFENSE (IF OTHER THAN PLACE OF ARREST)			
COMPLAINANT (NAME-RACE-SEX-AGE)		HOME ADDRESS-PHONE NO.		BUSINESS ADDRESS-PHONE NO.	

WITNESS	HOME ADDRESS-PHONE NO.	BUSINESS ADDRESS-PHONE NO.
WITNESS	HOME ADDRESS-PHONE NO.	BUSINESS ADDRESS-PHONE NO.

PROPERTY PLACED IN POUND (MAKE, MODEL, LICENSE NO. OF AUTO)	PROPERTY PLACED IN PROPERTY ROOM
NAMES OF OTHERS ARRESTED AT SAME TIME IN CONNECTION WITH THE SAME OR SIMILAR OFFENSE	
NAME OF AND/OR INFORMATION CONCERNING OTHER SUSPECTS NOT APPREHENDED	

OTHER DETAILS OF THE ARREST

This Person Arrested on felony warrant # 198-198. Held for Sheriff Office New Orleans LA. Bond set at \$5,000.

CHECK ALL ITEMS WHICH APPLY: DRUNK <input type="checkbox"/> DRINKING <input type="checkbox"/> CURSED <input type="checkbox"/> RESISTED <input type="checkbox"/> FOUGHT <input type="checkbox"/>		INJURED BEFORE ARREST <input type="checkbox"/>	INJURED DURING OR AFTER ARREST <input type="checkbox"/>	OFFICER(S) INJURED <input type="checkbox"/>	SPECIAL REPORT <input type="checkbox"/>
ARRESTING OFFICER C.E. Leather	I. D. NO. 1207	ARRESTING OFFICER W.B. Posey	I. D. NO. 1425		
OTHER OFFICER	I. D. NO.	OTHER OFFICER	I. D. NO.		
INVESTIGATION ASSIGNED TO	CHARGE FILED	FILED BY	DATE	DATE - TIME TO CO. JAIL	
RELEASED BY	DATE - TIME	H.C. BOND BY	DATE - TIME	COURT	DATE - TIME

DISTRIBUTION: (REMOVE CARBON-CHECK ORIGINAL FOR RECORDS BU-CHECK COPY FOR EACH BUREAU CONCERNED)

RECORDS	SPEC. SER.	HOMICIDE	AUTO	SURGLAST	THEFT	FORGERY	JUVENILE	TRAFFIC
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

USE REVERSE SIDE IF MORE SPACE NEEDED

Int-2965-90A

THE STATE OF TEXAS

VS.

Sergio Arcacha Smith

9915 Donegal, Dallas, Texas

IN THE CORPORATION COURT

IN AND FOR THE CITY OF DALLAS

DALLAS COUNTY, TEXAS

ORDER OF MAGISTRATE'S COURT

BE IT REMEMBERED, that on the date, and at the time and place herein named, the above named individual, hereinafter called "Accused," being a person under arrest, appeared in person before a Judge of the above named Court, and the Accused appearing to be sane and understanding of the English language; the said Judge acting as a Magistrate, proceeded as follows:

THE ACCUSED WAS INFORMED he was being restrained for commission of the offense of

Violation R. 14-26-62, Relative to Conspiracy to

Commit Simple Burglary

, a felony, ~~under~~;

committed on or about the unk. day of unk., 19unk., and at a time prior to his appearance herein, within the corporate limits of the City of ~~Dallas~~ in the ~~State of Texas~~ and New Orleans, Orleans Parish State of ~~Texas~~, in the following manner, to-wit: Warrant # 198-198, issued by the State of

Louisiana, on this offense, issued by Criminal District Court, Section D for the Parish of Orleans, at the Hall of the Sittings of the same, in the City of New Orleans, this 31st day of March in the year of our Lord, one thousand nine hundred and sixty-seven.

and that ~~an~~ affidavit in connection therewith has been filed.

THE ACCUSED WAS FURTHER INFORMED of his right to retain counsel, of his right to request the appointment of counsel if he is unable to obtain counsel, and that he shall be allowed a reasonable time and opportunity to consult counsel; of his right to have an examining trial; that he is not required to make a statement and that any statement made by him can and probably will be used against him. The Court further explained to the Accused that he has the right to remain silent; that he does not have to discuss any alleged offense with law enforcement personnel. In the event he affirmatively waives the right to remain silent and elects to discuss an offense, he has a right to change his mind and end the discussion at any time. Further, he has a right to have his attorney present during any discussion.

THE ACCUSED WAS FURTHER INFORMED of the nature and quality of the accusation against him, and instructed that he shall have the right to be admitted to bail unless it be for a capital offense when the proof is evident.

THE ACCUSED WAS FURTHER INSTRUCTED THAT, "In all criminal prosecutions the accused shall have a speedy public trial by an impartial jury. He shall have the right to demand the nature and cause of the accusation against him, and to have a copy thereof. He shall not be compelled to give evidence against himself. He shall have the right of being heard by himself, or counsel, or both; shall be confronted with the witnesses against him, and shall have compulsory process for obtaining witnesses in his favor. No person shall be held to answer for a felony unless on indictment of a grand jury."

AND FURTHER, THE COURT ACTING AS MAGISTRATE conducted an interrogation into the causes and circumstances of the Accused's apprehension, and the reasons therefor, and after examining the evidence and the credibility thereof, and being of the opinion that probable cause exists for belief that the Accused has committed a criminal offense against the laws of the State of Texas; that such offense was committed within the territorial jurisdiction of said Court, at the time and in the manner herein above described.

IT IS THEREFORE ORDERED that the Accused herein be remanded to the custody of the Chief of Police of the City of Dallas, Dallas County, Texas, and by him safely kept in the Dallas City Jail until ordered otherwise by this Court, or any other Court of competent Jurisdiction.

DONE at Dallas, Texas, on this 3 day of April, 1967 at 1:15 o'clock, P.M.

Witness

Witness

Magistrate

Judge, Corporation Court  
of the City of Dallas,  
Dallas County, Texas

Det. 2965-90B